UNITED STATES DISTRICT COURT PerTitle 28 USC \$13 Z for the Congress' Western District of OKLAHOMA INC.

Division

chric harold "cave"	Case No.	CIV-21-61-PRW	. 1
Chris harold "Cave" 'AN IN NATURA Pro Per NOT- Represented"		(to be filled in by the Clerk's Office)	
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V-	Jury Trial: (check one) Yes No A'de sure ARTICLE III (3) JUDGE PANEL" IN AN "AMERICAN COMMONHAU BENCHTRIAN		
- a Smar of ON Allama et #)	"Ameri	can Common haw Bench ! KI	41
The CORPORATE STATE OF CHANGE			
The Corporate State of OKIAHOMA et &) PLUS SUB-CORPORATE ENTITIES OF, et AL) Defendant(s)			
White the full name of each defendant who is being sued. If the			

COMPLAINT FOR THE CONVERSION OF PROPERTY

(28 U.S.C. § 1332; Diversity of Citizenship)

I. The Parties to This Complaint

with the full list of names.)

names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	*chris-harold; abode for [:-:cave:-:], who is a:
Street Address	Title 8 U.S.C. §1101(a)(22)(B) U.S. national at:
City and County	C/O Not-Domestic Temp. U.S.P.S. Box: 43692 near;
State and Zip Code	City of Las Vegas Inc. a Sub-Corp of Clark Cnty. Inc.
•	State of Nevada Incorporated, "ZIP Code" Exempt
Telephone Number E-mail Address	Not 'in the Federal Zone" per D. M. M. 602 1.3(e)
	without U.S.A. Inc., per Title 28 U.S.C. §3002(15)
	Post's Office 'ZIP' is: [43692] exclusive Saa'ALIAcha I wine

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

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CLK "MAN" CASE SUB

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31 October 2020 A.B. 'G'

Chris-Harold; "Cave" a: Non-citizen American National C/O 'Non-Domestic' Temp P.O. Box 43692 near;

County of Clark Inc.; City of Las Vegas Inc., sub-corps of Corporate State of Nevada.

U. S. / U. N.'s Post's 'ZIP Code is [89116]'

Private Cell Tele (702) 528-2469 Not for sale.

Private Counsel for Prosecution "Plaintiff"

CONGRESS' UNITED STATES DISTRICT COURT FOR THEIR FEDERAL DISTRICT OF OKLAHOMA

"CHRIS HAROLD 'CAVE*" An A.D.A.) in re Case No 2:20-cv/crto: Senior P. A.G. 'Informer Prosecutor' Natural Pro Per 'Plaintiff') To Ex Officio Admin Director of Clerks for:) 'Plaintiff' "Chris-Harold "Cave's" 'MANUAL' VS.) Entry of: 'genuine first / 1st party objective true 'The State of Oklahoma' Incorporated, Plus) authentic' Fed.R.Ev.R-901(7)(A)(1), (B)(1); It's Subject to Incorporated Entities et al:) "Documentary Testamentary Evidence" to Oklahoma County Inc.'s Sub-Corp. Muni-) positive affirm support to [t]his: R-201(d) City of Oklahoma's Commission'czar's and) "LAWFUL NOTICE" to: 'CONSTITUTIONAL') "FIFTH Vth, DEMENSION TAKE[INGS]" IN Administrative Director Collector Agents; Defendant(s) et al.) COMPLAINT: CONVERSION OF PROPERTY,

Ex officio CLERK for true de jure Art. III District Court for U.S.'s LAWFUL NOTICE

TO: "MANUAL Record" / 'File' this, chris-harold; [:abode for [:-:cave's:-:] "chris'" Fed.R.Ev.902(11) & 902(1)(A) plus R-201(d), "MANUAL" conceived, typed, posted / mailed, bona fide
objective true Fed.R.Ev. R-901(7)(A/B)(1)'s genuine: "Documentary Testamentary Evidence" to
support his Felony Criminal Complaint against: The Private Foreign Corporate Federal Govt.'s
Sub-Corp. U.S. State of Oklahoma Inc.'s Administrative Director's Agents, Actors, Appointees,
Representatives, Designees and Assigns et al[s]. See included Prosecution: "Exh-1). L-Pat."
"Notice to Principals is Notice to Agents and Notice to Agents is Notice to Principals." From,
'The Law of Agency' as stated in: Fesler v. Rawlins 43 Cal. App. 2d 541 [111 P.2d 380] (1973).'

*Special note, all though: 'Court Rules mandate' we: "style' our *nom de plume*" plain wrong, in 'all CAPS / Capitas Maximus' we absolute do-not ever 'style our true name' in "Tombstone Form" as we are explicitly: 'Natural made in the Eternal Image of "GOD" as one flesh blood and bone man spirit essence being: Not-a[ny] Congress invented incorporated "14th resident / entity."

"LAWFUL NOTICE" TO: 'CONSTITUTIONAL FIFTH / VTH AMENDMENT TAKE[INGS]' VIOLATION

OVERVIEW TO THIS CONTROVERSY:

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This controversy, emanates explicitly from Louisiana Purchase Treaty of 1803, stolen lands: as a lawful Heir conveyed: "Private Grant of Lands Made Patent, at the Hand and Seal of the P.O.T.U.S: Grover Cleveland" whom placed these particular preempted special private Grant of Lands Made Patent, explicit under: seminal organic, Absolute Exclusive 'Federal Protected Jurisdictional capacity.' Plus, these Grants of Lands Made Patent in 1893, a very long fourteen, 14 years prior to: 'Congress' Oklahoma Territory's'17 September 1907's ips post facto Okla.'s 'several sovereign state nation's American Republic creation.' This highly inconvenient fact for Oklahoma Inc.'s insatiable, lust driven criminal Tax re-venue progenerating interests seems; highly unfortunate for Oklahoma Inc; placing these "special fee simple absolute allodial title lands, 'to heirs or assigns forever'" with specificity: "Extra-Territorial and in toto without, the Corporate State of Oklahoma Inc.'s "lawful Taxing" jurisdiction's schemes. Notwithstanding "Concurrent actual factual 'Felony Criminal' acts." Also note: "The POWER to TAX is: The POWER to DISTROY!" See in: McCulloch v. Maryland 17 U.S. 316 (1918), by Mr. c. j. Marshall.

Also, senior A.D.A. chris, is a mere self-studied, free-range home-schooled, meted learned man in law per: Adderly v. Florida 385 U.S. 39, 87 S. Ct. 242 (1966), via Judge Learned Hand's wise counsel, is a "Non-citizen' Oklahoma state American national" per I.M.F.'s U.N.'s "U.S. Secretary of State's 'Bureau of Consular Affairs'" 'Recorded Affidavit to Corrected Political Status' see Urtetequi v. D'Arcy (1835). Chris prior, has 'successful defended one Land Patent in one other, sub-silentio Case' against: "Yavapai County Arizona Inc.'s Commission'czar: Tom **Thurman**" in Arizona's Federal Circuit Court of Appeals where; 'Yavapai Cnty.Inc. was Court forced to: "pave" 11 Miles' of prior 'Not-Paved Road' because they too were guilty of: "treasonous Felony **Trespass**" against: plain clear expressed Will of Congress assembled, just like Oklahoma State Inc.'s Governor / C.E.O: Kevin Stitt E'sq.'s very bad Act[ing] Oklahoma County Incorporated's 'Treasurer Butch Freeman;' "Tax Accessor / Collectors: Leonard Sullivan" and 'Larry Stein' whom criminal conspired with: Oklahoma County Inc's "Sheriff 'P.D. **Taylor**'s' stolen Lands, Sales Agent / Fence" in this Felony Conspiracy to commit Land Theft Fraud Conversion by Deception on: Private Grant of Lands Made Patent, claim-jump[ing] scheme. Note: 'What an evil web we weave when first we; practice to deceive.' Sir Walter Scott. Special note: "Sovereign, (or quaLIEfied), Immunity, does not-apply where, (as-here)...,

... government is a law breaker or 'jurisdiction is the issue.'" Arthur v. Fry 300 F. Supp. 622.

This 'presumed Honorable Article III' Three Judge Panel / Bench Trial, should take

R-201(d), mandatory Judicial **Notice** to these many: Black Letter Law, Supreme Court Decisions to wit per U.S.C.A. Articles in Amendment to true de jure Constitution for union state nations:

IVth Article in Amendment: '...The (Natural) Right of the people to be secure in their persons, houses, papers, and effects, against <u>unreasonable searches and seizures</u>, <u>shall not be violated</u>,' and <u>no Warrants shall issue</u>, but upon probable cause, supported by ["a competent" infra] oath or affirmation, and <u>particularly describing</u> the <u>place to be searched</u>, and the <u>persons or things to be seized</u>.

Vth Article in Amendment: "...No-person <u>shall be deprived of life, liberty, or property</u>, without, (American Land infra), due process of law; <u>nor shall private property be taken for public use</u>, <u>without just compensation</u>..."

VIth Article in Amendment: "All Debts Contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation. This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any state to the Contrary notwithstanding."

VIIIth Article in Amendment: "...<u>nor excessive fines imposed</u>, nor <u>cruel and unusual punishments inflicted</u>." Also view, in recent Supreme Court case of: *Tyson Timbs v. Indiana* below.

Chisholm v. Georgia 2 U. S. (92 Dall.) 419 (1793). Mr. c. j. Jay, John; Black Letter case the first.

Hooper v. Scheimer 64 U.S. (23 How.) 235 (1859), The Supreme Court stated: "I affirm that a patent is unimpeachable at law, except, perhaps, when it appears on its own face to be void; and authorities on this point are so uniform and unbroken in the courts, Federal and State that, little else will be necessary beyond a reference to them.

Gibson v. Chouteau 13 Wall. 912 (1871), "The Power of Congress to dispose of its land cannot be interfered with, or its exercise embarrassed by any States legislation; nor can such legislation deprive the grantees [or heirs or assigns] of United States of the possession and enjoyment of the property granted." And also, 'when there is a confrontation between two parties as to superior legal title, [or many, as here], the patent is conclusive evidence as to ownership.'

Stone v. United States 69 U.S. 2 U.S. Wall. 525 (1865), "A patent is the <u>highest evidence of title</u>, and <u>is conclusive as against the government</u>, and all claiming under junior patents or titles, until set aside or annulled, by some judicial tribunal. The **patent** is but **evidence of a grant** and,

1	the officer who issues it acts magisterially not judicially."
2	United States v. Coronado Beach Co., 255 U.S. 472 (1921), Mr. c. j. Holmes, Oliver Wendell.
3	"The Court expressly rejected the Government's argument, holding that the <u>patent proceedings</u>
4	were conclusive on the issue, and could not be collaterally attacked by the Government. The necessary result of The Coronado Beach decision is, that even 'sovereign' claims such as
5	those raised by the State of California in the present case be barred."
6	United States v. Creek Nation 295 U.S. 103 (1935), "They were intended from their inception to
7	effect change of ownership, (for perpetuity), and were consummated by the issue of patents, is
8	the <u>most accredited type of conveyance know to our law</u> ." "Issuance of a government patent granting title to land[s], is the most accredited type of conveyance know to our [American] law.
9	"A patent issued by the government of the United States is 'legal' (objective lawful), conclusive
10	evidence of title to the land described therein. No equitable interest, however strong, to land described in such a patent, can prevail at law, against the patent." {Land Patents, Opinions of
11	the United States Attorney General's Office, (September, 1969)}.
12	Summa Corp. v. California State Ex Rel. Lands Comm'n, 466 U.S. (1984), a.ka.
13	Nolan v. The California Coastal Tidewaters Commission.
14	Recent: Tyson Timbs v. Indiana, 586 U.S. (2019) 139 S. Ct. 682; 203 L. Ed 2d; No.17-1091;
15	in re VIII ^{ths} / Eighth's "Excessive Fines & Cruel and Unusual Clauses" is 'an incorporated protection, applicable to the states' under the [so called] "Fourteenth" Amendment's limitations.
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17	Special note: "Sovereign, (or quaLIEfied), 'Immunity' does not-apply where (as-here), government is a law breaker or (and) 'jurisdiction is the issue'" Arthur v. Fry 300 F. Supp. 622.
18	Chris Beggerley v. Mississippi 524 U.S. 38, 118 S. Ct. 1862, 141 L.Ed 32, No. 97-731 (1998).
19	In re: R-60(b) Abuse of Discretion, "Quiet Title Act" 28 U.S.C. §2409(a) qui tam suit to set
20	aside a Void Sale, to prevent a: "per se grave 'miscarriage' of injustice," to right plain wrongs.
21	And per Trinsey v. Pagliaro, Haines v. Kerner, Ericson v. Pardue, Holt v. U. S. and U. S. v.
22	Lovasco; Plasky v. C.I.Amandates to: Not-hold non-[BAR]-attorneys, (per Wood v. Brier and Frankenhauser v. Rizzo: "Each 'citizen' (or Non-citizen implied), acts as a private attorney
23	general, (see Attorney Generals Act (1976)), who takes on the mantle of sovereign"), pro per
24	litigator(s) and pro se executors to: 'The[ir] same (technical) legal standards' as specious so
25	called: "Licensed" BAR Attorns. Notwithstanding it-is well known: American Due Process of Land Law provides; "All Pleadings" are intended to provide (objective) 'substantial justice'
26	allegedly. Also, we read a 'reasonable competent' (whatever "those words" may or 'not-mean'),
27	"private ('C.J.S. Vol.7, Officer[s] of the Court' (P. A.s posed as: 'public accommodation'). "officers" 'should know the law.' (Note, per Albrecht v. U. S. and Balzac v. Puerto Rico,
28	258 U.S. 298 (1922); "U.S.D.C. is Not a-true' district court for u. S." But It is an "Article 1 § 8-
	"LAWFUL NOTICE" TO 'CONSTITUTIONAL FIETH / VTH EXPLICIT NOT LINDER SEAL

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30 OCTOBER 2020 A.B. 'G'

AMENDMENT TAKE[INGS]' VIOLATION

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Cl. 9, rump Congress' devised, T-28 USC §132(c), territorial Legislative Tribunal.' Also see: Plaskey v. C.I.A. 953 F.2nd 25, 'Court errs, if court 'dismisses pro se litigant[s]' (and pro secutors), 'without instructions to' "how pleadings, (or writings), are 'deficient' and how to repair pleadings."

SUMMATION

This, qui tam suit is predicated on: a Constitutional square challenge for; complete absence to all false presumed alleged in plain error assumed, jurisdictional authority: due to Congress' lawful preclusions, via Their solemn special authority to: Grant Americans former: "Louisiana Purchase[d] Treaty Lands" in: Ok-la-ho-ma Indian Territorial Lands, for westward expansion. "The Federal" 'Sub-Corporate State of Oklahoma Inc.' did with knowing willing malice aforethought, treasonous act ultra vires, by attempting to eradicate the organic American Common Law, Fundamental freeman land owners, foundational perpetual fee simple absolute allodial owned land interests via "Claim Jump[ing]" 'Cross-Claiming' absent a[ny] lawful right; R.I.C.O. theft by deception, via Title 18 USC §1341, §1346, illegal Fraud schemes to: Felony Criminal Convert Private Grants of Lands Made Patent, to their own private predatory self-unjust enriching interests. Heir, chris / Grantee, well knows powers of land grants and "objects."

NOTARIAL ATTESTATION

I, a *Nevada Notary* did near; Clark County Inc.; State of Nevada Inc., this below 'signed Notary Public' has inspected "chris" Documents and affirms: Affiator is a live man, who free uttered his own autograph, affirmed Truths in writings above, under *affirmed Jurat* 30 October 2020.

RONALD ALIPAZAGA
Notary Public-State of Nevada
Appointment No. 14-14366-1
My Appointment Expires June 15, 2022

By "Public Notary"	lm
privileged Notary License exp	ires'

"LAWFUL NOTICE" TO: 'CONSTITUTIONAL FIFTH / VTH AMENDMENT TAKE[INGS]' VIOLATION